

UNITED STATES |
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM D

NOTICE OF SALE OF SECURITIES
PURSUANT TO REGULATION D,
SECTION 4(6), AND/OR
UNIFORM LIMITED OFFERING EXEMPTION

1384156

OMB APPROVAL

OMB Number:

3235-0076

Expires: May 31, 2008

Estimated Average burden hours per form 16.00



\mathbf{v}						000001	V T
Name of Offering: Pequot Dynamic Strategies	Fund, L.P Offeri	ng of Limited Part	nership I	nterests			İ
Filing Under (Check box(es) that apply):	☐ Rule 504	☐ Rule 505	⊠ R	ule 506	☐ Section 4(6)	☐ ULOE	•
Type of Filing:	New Filing	☐ Amendment					
		ASIC IDENTIFICA	ATION D	ATA			1
Enter the information requested about the issu			- !				<u> </u>
Name of Issuer (☐ check if this is an ame Pequot Dynamic Strategies Fund, L.P.	ndment and name has	s changed, and indic	ate change	e.)			-
Address of Executive Offices 500 Nyala Farm Road, Westport, Connecticut		and Street, City, Sta	te, Zip Co	de)	Telephone Number (Include (203) 429-2200	ling Area Code)	:
Address of Principal Business Operations (if different from Executive Offices)		and Street, City, Sta	te, Zip Co	de)	Telephone Number (Includ	ling Area Code)	
Brief Description of Business	-					PROCES	·
To operate as a private investment fund.			1			PROCES	SEC
Type of Business Organization		·	i		and the second second		
corporation	☑ limited partner	ship, already formed		□ ot	ther (please specify):	/JAN 0 3 20	06
□ business trust	limited partners	ship, to be formed				THOMSON	
Actual or Estimated Date of Incorporation or Org Jurisdiction of Incorporation: (Enter two-letter U CN for Canada	•	obreviation for State	0	Year 0		□ Estimated	The state of the s
GENERAL INSTRUCTIONS					· ·	,	
Federal: Who Must File: All issuers making an offering of 77d(6).	f securities in relianc	e on an exemption u	ınder Regi	ulation D	or Section 4(6), 17 CFR 230	0.501.et seq. or 15 U.	S.C.
When to File: A notice must be filed no later tha Exchange Commission (SEC) on the earlier of th due, on the date it was mailed by United States re	e date it is received b	y the SEC at the add	in the offe dress give	ering. An	notice is deemed filed with to or, if received at that address	he U.S. Securities an after the date on whi	d · chitis ·
Where to File: U.S. Securities and Exchange Co	mmission, 450 Fifth	Street, N.W., Washi	ngton, D.0	C. 20549 .			1
Copies Required: Five (5) copies of this notice rephotocopies of the manually signed copy or bear			must be m	nanually s	signed. Any copies not man	ually signed must be	
Information Required: A new filing must contain information requested in Part C, and any material the SEC.	n all information required changes from the int	ested. Amendment formation previously	s need onl	y report t in Parts a	he name of the issuer and of A and B. Part E and the App	fering, any changes to pendix need not be fi	hereto, the led with
Filing Fee: There is no federal filing fee.			İ				
State: This notice shall be used to indicate reliance on that have adopted this form. Issuers relying on U made. If a state requires the payment of a fee as be filed in the appropriate states in accordance with	LOE must file a sepa a precondition to the	rate notice with the claim for the exemp	Securities tion, a fee constitute	Adminis in the pr	strator in each state where sa oper amount shall accompan	les are to be, or have by this form. This no	been - i

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the

filing of a federal notice.

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2.	Enter the information	n requested for the 6	A. BASIC IDENT	IFICAT.	IUN DATA			
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					†			Calculation of the latest and the la
			to vote or dispose, or direct the		Ĺ			urities of the issuer;
	Each executive offic	er and director of co	orporate issuers and of corporate	general ar	id managing partners o	of partnership issuers	; and	
	Each general and ma				1	- <u>-</u>		
Chec	k Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner		Executive Officer	☐ Director	×	General and/or
Full 1	Name (Last name first, if ir	ndividual)			1	.		Managing Partner
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	ot Dynamic Strategies Gluess or Residence Address		et City State Zin Code)					
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	Nyala Farm Road, Westpool k Box(es) that Apply:	Promoter	Beneficial Owner	[X]	Executive Officer	☐ Director		General and/or
Circo	k Box(cs) that Apply.	- Homoter	Deliciteiai Owner		Managing Member	Diffector	_	Ocheral allwor
Full 1	Name (Last name first, if ir	ndividual)				•		1
Saml	berg, Arthur J.							
Busir	ness or Residence Address	(Number and Stre	et, City, State, Zip Code)					1
500 N	Nyala Farm Road, Westpo	ort, Connecticut 0	6880					
Chec	k Box(es) that Apply:	☐ Promoter	☐ Beneficial Owner		Executive Officer	☐ Director		General and/or
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1. Has th	ie issuer s	sold, or do	oes the issue	r intend to		-accredited								X]
					Answer	also in App	endix, Co	lumn 2, if f	iling under	ULOE.					
2. What	is the mir	nimum in	vestment tha	at will be a	ccepted from	n any indivi	dual?			*****			\$ <u>1,000</u>	,000	
						is , subject							Yes	No	o ;
													X	¦ 🗆	ì
solicit registe	ation of ered with	purchaser the SEC	s in connec and/or with	tion with s a state or s	sales of sec tates, list th	urities in th	e offering he broker	g. If a person or dealer.	on to be lis	sted is an a	ssociated p	person or ag	similar remu gent of a brok associated pers	er or a	lealer
Full Name ((Last nam	ne first, if	individual)											ł	i
NONE														<u> </u>	
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Name of As	ssociated	Broker or	Dealer		· ·	• ,	· -			* 3e . ` `	. • .		a 1 4 4	-	
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Dusiness Of	Residen	ce Addres	is (Humbe	i and Sirce	i, City, Stat	c, zip code,	,	:	•					1	
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			•	(Use bla	nk sheet, o	r copy and u	se additio	nal copies	of this sheet	, as necessa	ry.)				

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box \(\simeg \) and indicate in the columns below the amounts of securities offered for exchange and already exchanged. Amount Already Type of Security Aggregate Offering Price (1) Sold (2) Equity ☐ Common ☐ Preferred Convertible Securities (including warrants)..... Partnership Interests \$ 200,000,000 \$_13,118,000 Other (specify) Total \$200,000,000 Answer also in Appendix, Column 3, if filing under ULOE. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero." Aggregate Number Dollar Amount investors(2) of Purchases (2) \$<u>13,118,000</u> Accredited Investors Non-accredited Investors Total (for filings under Rule 504 only) Answer also in Appendix, Column 4, if filing under ULOE. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1. Type of offering Dollar Amount Type of Security Sold Regulation A Rule 504 NIA N/A N/A N/A Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees \mathbf{x} \$ 0 Printing and Engraving Costs. X \$_5,000 Legal Fees \$ 60,000 X Accounting Fees Engineering Fees. х

(1) The Issuer is seeking \$200 million in aggregate capital commitments, although the General Partner, in its sole discretion, may accept additional commitments.

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\$ 0

\$_5,000

\$ 75,000 (3)

Sales Commissions (specify finders' fees separately)

Other Expenses (identify) (marketing; travel; regulatory filing fees)

(2) The number of investors and the total amount sold may reflect U.S. and non-U.S. investors.

(3) Estimated to reflect initial costs only.

Enter the difference between the aggregate offering price given in response to Part C - Question 1 and total expenses furnished in response to Part C - Question 4.a. This difference is the "adjusted gross proceeds to the issuer." \$ 199,925,000 Indicate below the amount of the adjusted gross proceeds to the issuer used or proposed to be used for each of the purposes shown. If the amount for any purpose is not known, furnish an estimate and check the box to the left of the estimate. The total of the payments listed must equal the adjusted gross proceeds to the issuer set forth in response to Part C - Question 4.b above. Payments to Officers, Directors, and Payments Affiliates to Others □ \$ Purchases of real estate ______ \$____ Purchase, rental or leasing and installation of machinery and equipment. □ \$ Acquisition of other businesses (including the value of securities involved in this offering that □ \$ □ \$ Other (specify): INVESTMENTS S 199,925,000 × (4) X \$199.925 Total Payments Listed (column totals added) × \$199,925,000 (4) The Investment Manager, an affiliate of the Issuer, will be entitled to receive management fees. The Issuer's confidential offering materials set forth detailed discussions of the management fees. **D. FEDERAL SIGNATURE** The issuer has duly caused this notice to be signed by the undersigned duly authorized person. If this notice is filed under Rule 505, the following signature constitutes an undertaking by the issuer to furnish to the U.S. Securities and Exchange Commission, upon written request of its staff, the information furnished by the issuer to any non-accredited investor pursuant to paragraph (b)(2) of Rule 502. Date Issuer (Print or Type) Signature 11/10/06 Pequot Dynamic Strategies Fund, L.P. Name of Signer (Print or Type) Title of Signer (Printor By: Pequot Dynamic Strategies GP, L.L.C., its general partner

C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS

ATTENTION

Managing Member

Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

By: Aryeh Davis, Attorney-in-Fact for

Arthur J. Samberg, Managing Member

		i	. V	
1. Is any party described in 17 CFR 230.262 preser	ntly subject to any of the disqualificati	on provisions of such rule?	Yes	No П
}	See Appendix, Column 5, for state res	,		ļ -
The undersigned issuer hereby undertakes to fur such times as required by state law.		·	I, a notice on Form D (17 CFR 2	239.500) at
3. The undersigned issuer hereby undertakes to fur	nish to the state administrators, upon v	 written request, information furnis	shed by the issuer to offerees.	
4 The undersigned issuer represents that the issue	er is familiar with the conditions that	must be satisfied to be entitled t	o the Uniform limited Offering	Exemption
(ULOE) of the state in which this notice is filed conditions have been satisfied. NOT A	and understands that the issuer claimi PPLICABLE	ng the availability of this exempt	ion has the burden of establishing	that these
:		\(\frac{1}{4}\)		
The issuer has read this notification and knows the co	ntents to be true and has duly caused t	his notice to be signed on its beha	olf by the undersigned duly author	rized
person.		1		
Issuer (Print or Type)	Signature	-	Date	
Pequot Dynamic Strategies Fund, L.P.		-	l alista	
			11/10/06	
Name of Signer (Print or Type)	Title of Signer (Print or Type)	<u>:</u>		1
By: Pequot Dynamic Strategies GP, L.L.C., its general partner	The of signer (Thirt of Type)	9		,
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By: Aryeh Davis, Attorney-in-Fact for Arthur J. Samberg, Managing Member	Managing Member		•	
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Instruction:	•			
Print the name and title of the signing representative u	nder his signature for the state portion	of this form. One copy of every	notice on Form D must be manua	lly .
signed. Any copies not manually signed must be phot	ocopies of the manually signed copy of	or bear typed or printed signatures	i.	
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E. STATE SIGNATURE

					APPENDIX				
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	Intend to non-a investors (Part B	to sell ccredited s in State	Type of security and aggregate offering price offered in state (Part C-Item 1)		amount p	of investor and urchased in State t C-Item 2)	Disqualification under State ULOE (if yes, attach explanation of waiver granted) (Part E-Item 1)		
State	Yes	No	\$200,000,000 aggregate dollar amount of Limited Partnership Interests	Number of Accredited Investors	Amount	Number of Non-Accredited Investors	Amount	Yes	No
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CA ·		Χ .	See Above	1	\$4,000,000	N/A	N/A	N/A	N/A
<u>со</u> ст :		x	See Above	2	\$118,000	N/A	N/A	N/A	N/A
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!	to non-a	l to sell ccredited s in State -Item I)	Type of security and aggregate offering price offered in state (Part C-Item 1)		Type of investor and amount purchased in State (Part C-Item 2)						Disqualification under State ULOE (if yes, attach explanation of waiver granted) (Part E-Item 1)		
State	Yes	No	\$200,000,000 aggregate dollar amount of Limited Partnership Interests	Number of Accredited Investors	Amount		Number of Non-Accredited Investors	Amount	Yes		No		
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